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USDC-SDNY DOCUMENT

DOC #:

DATE FILED:

November 26, 2019

VIA ECF

Hon. Ronnie Abrams U.S. District Court – SDNY 40 Foley Square, Room 2203 New York, New York 10007

The United States of America v. Feng Qin

SDNY Indictment No. 18-CR-854

Dear Judge Abrams:

On behalf of our client Feng Qin, we are requesting a minor modification to his bail condition, to wit, that his pre-trial supervision level be switched from "strict" to "as directed by pretrial services", and that his wife's passport, previously held by pretrial as a bail condition, be returned to her for her travel without the necessity of the Court's permission.

I have conferred with the Government and they have consented to the foregoing.

Thank you for your attention to the above

Re:

Respectfully submitted,

/s/ Mark L. Furman Mark L. Furman (MF4456)

SO ØRDERÆD

HON, RONNIE ABRAMS, USDJ

11-26-19